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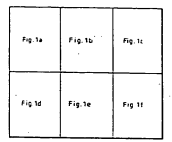
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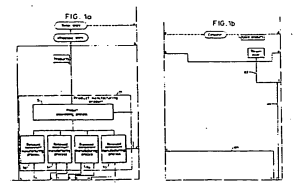
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- (54) A method of recycling a used product, and an apparatus for carrying out such method.
- When recycling used products, each product is divided (2) into components, each component being of one, or one main, material. The degree of degradation is assessed (5) for at least one of the materials, and recycling is carried out on the basis of that assessment. Normally, the degree of degradation will depend on the type of the material, so it is normally necessary to determine this after the product has been divided into components. In some cases the product may carry a label or other display which gives information about the age of the product, in which case the degree of degradation may be assessed on the basis of that age. Otherwise, the degree of degradation may be determined on the basis of a physical property of the material. Physical properties may also be used to determine the material of each component.

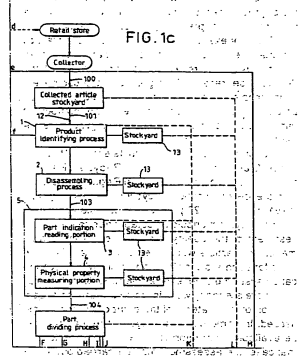
FIG.1



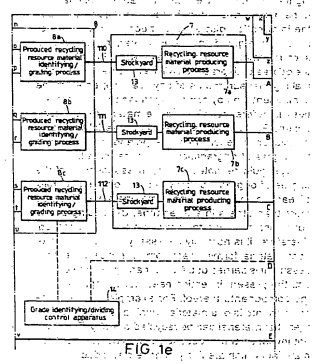


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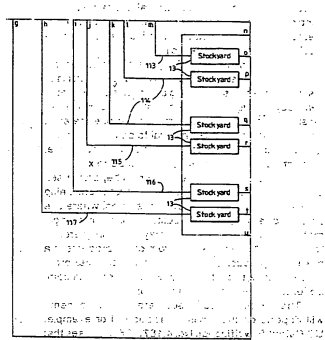
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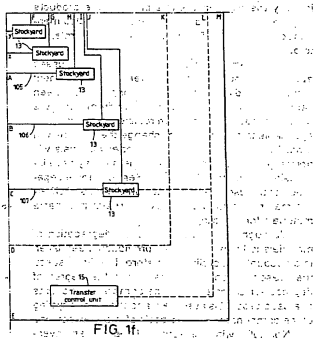
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It is becoming increasingly desirable to recycle materials from used products. When the product is of a single material, such as a glass bottle or aluminum can, recycling is relatively straightforward. However, most products are made of more than one material, and also it is not always practical to collect only products of a single type. In refuse collection, for example, products of many different types will be mixed.

Therefore, it is also well known to separate used products into components, each component being normally of a single material. Sometimes, where one product of a mixture of products is made of a single material, that product itself may be considered a "component" and separated from other products in a mixture of products, but normally more complex products will have to be broken down into separate components before recycling can occur.

The method used to separate the components will depend on the types of products. For example, US Patent Specification No. 4,187,775 proposes that a mixture of products be separated into components, with those components identified according to the type of material and also to the source of the product. As a further development, in order to more clearly identify the components in a product, the products may be disassembled or crushed. This is also mentioned in US Patent Specification 4,187,775 referred to above.

In the known recycling methods discussed above, it is assumed that the material of a component can be used directly once that component has been separated from the used product, or from a mixture of used products. It has been realized that this is not applicable to materials which change their nature with time. For example, plastics or rubber materials will normally degrade with time, and metals may have increasing amounts of oxidation. Hence, simple separation of the used products into components of different materials may not necessarily result in suitable materials for recycling.

Although the existence of such degradation of materials is known, it has not previously been taken into account in recycling. Therefore, in a first aspect, the present invention proposes that the degree of degradation of materials of one or more components of a used product is assessed, and then the recycling of the component be in the basis of that assessment.

Normally, with this aspect of the pr s nt invention, it is first necessary to divid th used product into separation components. Normally, each component will be of one material only. However, sometimes it is impossible to ensure that the component is of only

one type of material, in which case the assessment of the degree of degradation will be on the basis of the principal material present in the component.

Thus, for example, if a component is of a plastics material, the degrees of degradation can be assessed prior to any further recycling of that component. If the degree of degradation is so great that the component is unsuitable for making further products, then it can be discarded. Otherwise, the use of that component can be selected on the basis of the degree of degradation.

It should be noted that an article entitled "Material Grade Classification System for Recycled Plastics" by E.G. Christiansen, published in Regional Technical Conference on Plastics Recycling in New England, (1991) pp 119 to 127 proposed that a standard classification system should be established to enable assessment of the quality of a recycled product to be made. That article was a theoretical analysis of the need for such a classification system which classification system did not exist at the time of the article.

There are many ways in which the degree of degradation of the material of the component can be assessed. In some cases, the age of the material may be available from information about the product. In that case, the assessment may be carried out on the basis of the age thus determined. For example, products often carry labels or other displays which indicate manufacturing information, and that manufacturing information may enable the date of manufacture to be determined, either-because it is-present within ... the information displayed, or because it can be de---rived from e.g., a database. However, in many cases,such information will not be available, in which case the degree of degradation will have to be assessed by . making measurements of physical properties of the component, and by comparing those physical properties with reference values for the materials of the component. For example, as a plastics material degrades, its color or its density may change and this will enablethe degree of degradation to be determined.

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It should be noted that such assessment of the degree of degradation may depend on the materials of each component. Some materials will degrade more than others in a given time, depending on the conditions to which the product has been exposed. Therefore, it is normally necessary to identify the or each material forming each component before the assessment is carried out. Also, for any given used product, the present invention need not be applied to all the components thereof. For example, if one of the components is of a material which does not degrade, then that material can be recycled directly. The present invention then needs to be applied only to those materials which are likely to have degraded.

It may not always be possible to determine the degree of degradation for all components. This is particularly true when the components are of composite

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materials, since it may be difficult to establish degradation references against which the degradation of any particular component can be assessed. Then, it will be necessary to estimate the degree of degradation of those components. Such estimation then represents part of a second, independent, aspect of the present invention in which the degree of degradation of at least one of the components is assessed, whilst the degree of degradation of one or more other components is estimated. Recycling is then carried out on . the basis of the degrees of degradation of the respective components.

Preferably, the estimating of the degree of degradation for those components where measurement of the degree of degradation is not practical is on the basis of the assessment of the degree of degradation... of those components where that assessment is practical. Since the components come from the same used product, it can be inferred that they have been exposed to similar conditions. Therefore, if the degree of degradation of one component can be assessed, e.g. by measurement of a physical property. of that component, then that degree of degradation corresponds to a value for the lifetime of the used product. Using that lifetime thus determined, the degree of degradation of other components can be es-Alla del frosar (10 mg) inc

Of course, the lifetime determination thus carried out may not represent the true lifetime of the product, but represents a "degradation lifetime", re a lifetime corresponding to particular conditions resulting in the degree of degradation determined. For example, degrees of degradation of plastics materials can be es, tablished assuming those plastics materials are continuously exposed to external conditions, and then the degradation lifetime of the used product can be determined on the basis that it has been continuously exposed (even if this is not the case). Then, the degree of degradation of other components can be estimated, using the degradation lifetime of the product thus determined, and the exposure on which that degradation lifetime is determined.

It should be noted that although the present invention has been discussed above with reference to a method of recycling a used product, the present invention is also applicable to an apparatus for recycling a used product, in which a series of process devices carries out the steps discussed above.

When recycling is carried out, one process in the r cycling step will depend on materials produced at an earlier step. For example, as described above, it is normally necessary to determine the material of. any one component before the degree, of degradation thereof can be assessed. On the other hand, a suffig. cient amount of any given component may be necessary before the degree of degradation can be assessed, and any subsequent recycling of that component may itself need a sufficient amount of the mate- notice to

rial. However, in recycling, the amount of any on material in a us d product, or the number of used pr ducts collected together, is not normally predictable. The used products present within a refuse collection may vary greatly, and thus it is not easy to control the amount of material for each process. For this reason, recycling operations normally require that each process have an associated storage site (stockyard, etc) in which material for use in the process is kept until a suitable amount is available. It should be noted that the term "storage site" includes any site in which stock can be kept, including a hopper, bin, as well as a stock room or stockyard.

 $_{\mbox{\tiny L}_{1}}$  . Therefore, a third aspect of the present invention addresses the control of the movement of stock among the storage sites of a series of processes. Whilst this third aspect has been developed primarily for use in recycling, it is applicable to control stock of storage sites of other processes, and is therefore an independent aspect of the present invention. In this third aspect, it is proposed that a transfer of material to or from the storage site of one process is based not only on the amount of material in the immediately preceding or succeeding storage site, but also in the rate of change of material in an earlier or later storage site in the series. This enables more accurate control of the stock to be kept, thereby enabling the size of the storage sites to be minimized, and/or to enable the processes to operate at maximum efficiency.

An embodiment of the present invention will now be described in detail, by way of example, with reference to the accompanying drawings, in which:

Fig. 1 is a schematic block diagram showing the main components of a recycling system for used, products, according to an embodiment of the present invention;

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Fig. 2 is a block diagram illustrating the transfer of materials between successive processes for the embodiment of Fig. 1;

Fig. 3 is a flow chart showing the process carried out by a transfer control unit in the embodiment of Fig. 1;

Fig. 4 is a chart showing the relationship between the properties of different plastics materials;

Fig. 5 is a schematic diagram showing the separation of plastics materials from a mixture there-

Fig. 6 is a flow chart showing the separation of plastics materials from a mixture thereof using physical properties of the plastics materials;

Fig. 7 is a graph showing the change in color of polycarbonate resin with time of exposure;

Fig. 8 is a graph showing the change in break point longation with exposure time for various plastics materials;

Fig. 9 is a graph similar to Fig. 7, but showing the chang in color of polycarbonate resin und r several different exposure conditions;

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Fig. 10 is a graph showing the chang of abrasion loss of polyether solfone resin; and

Fig. 11 is a block diagram showing an apparatus for controlling recycling resource material for use with the embodiment of Fig. 1.

Fig. 1 is a schematic diagram showing an embodiment of a recycling system for used products in accordance with the present invention.

As shown in Fig. 1, the system has a product identifying process 1, a disassembling process 2, a component identifying process 5 comprising a component indication reading portion 3, a physical property measuring portion 4, a component dividing process 6, a recycling resource material producing process 7, a recycling resource material identifying/grading process

ss 8, and a product manufacturing process 11 comprising a renewed component/member manufacturing portion 9 and a product assembling portion 10. In addition to these processes, the system also has a transferring means 12 for transferring components between the various processes, stockyards 13 for products, components and material, one of a grade identifying/dividing control apparatus 14 for components and recycling resource material, a transfer control unit 15 for controlling the input and the output from and transferring of the stockyard for each of the processes.

It should be noted that although the term "stockyard" has been used in the above description, this t rm in the present specification is not limited to a specific area of land for storage, and includes any storage site, such as a bin, hopper, or stock room.

Used products are collected from consumers through retail stores or collectors and transferred (100) to a collected article stockyard 13a at a works or some other place for temporary storage.

Then the product is transferred (101) to the product identifying process 1, in which any display or label attached to a product such as model number, product number, lot number, manufacture name, manufacturing date of the product is read. This permits the time from manufacture of the used product to be determined directly based on the display or label. Also information about the disassembling procedure for the product, the structural members of the product, they types of materials of components, the main material of the product, the use of the product, the manufacturing date, and whether or not the product already contains recycled material my be obtained from a database. Any used products unfit for recycling, e.g. ar- 50 ticles which are too old or are damaged, are thrown away (102) based on the information from the display or label or from visual observation.

In the disassembling process 2, the used product is disassembled according to the information obtained about its disassembling procedure. Disassembling is performed by hand or by an automatic disassembling machine such as a robot. The important

components of the used product may be determined from the order of disassembly according to the information about the disassembling procedure for each product.

When the information about structural members; types of materials, manufacturing date, or for main material, use, manufacturing date is derived from a database, the used articles can be graded using the information. The used articles which cannot be graded here are graded in the component identifying process 5, which is described below.

In the component identifying process 5, when the disassembled members or components 103 have displays or labels, permitting information to be derived as discussed above, the degree of degradation of disassembled members or components can be assessed by means of deriving the information directly from the information derived by the component indication reading portion 3 or from the database in the same way as in the product identifying process 1. The used articles, which cannot be assessed here or do not have displays or labels, can be assessed from the results of combinations of various physical properties measured in the physical property measuring portion 4. The main ingredient can be also specified with material dividing means taking into account the shape, dimension, weight and so on. The degree of degradation may be visually specified as well as the measurement of physical properties described above.

The members or components, which have had their degree of degradation determined in the processes above, are divided into grades corresponding to different degrees of degradation in the component dividing process 6 such as high grade Amaterial 105," low grade A material 106, low grade B material 107. Any components unfit for recycling, e.g. which are too old or which have a large degree of degradation or which have large amount of mixtures of materials are thrown away (108). Component's having a relatively recent manufacturing date may then be reused the product manufacturing process 11 or are produced as a recycling resource to be used for manufacturing new components. Thus, the component identifying ... process 5 and the component dividing process 6 may be constructed to be combined as one process.

The displays or labels on the products, members or components in the above process may/include: (1) letters or signs, (2) bar codes, (3) marks marked with detectable chemical reagent such as fluorescent chemical reagents added to materials in advance. The means for detecting the displays or labels may be visually performed for letters or signs, or by a machine for bar codes. Where detectable chemical reagents are used, an apparatus to detect the kind or concentration of the chemical reag nts is required.

Identification of components by measuring is performed using measurements based on on or a combination of the following measured physical prop-

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erties of the structural components: color density, deformation temperature (the temperature at which a material starts to deform), brittle\_temperature (the temperature at which a material becomes brittle), break point elongation, refractive index, thermal conductivity, volume specific resistivity, withstand voltage, dielectric constant, and then the components of materials are judged:and the purity and the degree of : degradation are specified based on the differences between the physical properties. Then, the materials of identical kind are graded.

Next, in a recycling resource material producing process 7, optimum recycling resource producing a si processes 7a, 7b, 7c for each of the grades for the 3 components of materials and the degree of degrada- ; 1.15 tion are selected for the graded components 105 to 1964. 107 respectively to produce reusable materials. In the - 11. recycling resource material producing process 7, the doc 4.1 components are cleaned, paint removed and crushed Habilia Server 20 if necessary.

crowave irradiation if necessary. This is not necessary for high grade components of high purity or low 25 degree of degradation. The following agents, for example, may be added as the reforming agents for: plastics materials: plasticizer of 5 ~ 30% such as ester phthalate, stabilizer of 0.05 ~ several % such as ... lefine group plastics. Non-melting impurities may be separated and removed with a filter after the material developing processor converting process in which the polyole is produced as a raw material.

properties according to each of the grades 8a, 8b; 8c; or may be installed at different sites. 🐣 and graded based on the results of the recycling re-.a.m. . . . . . . Fig. 2 illustrates a control process in the transfersource material identifying/grading process 8. For ex- a 45, ring control unit 15 in accordance with this embodiample, recycling materials 110,:111 produced from the second ment of the present invention. Fig. 3 shows the conmaterial A are graded into high grade 113, middle and prototol flow.

properties may be imployed for identifying performance and grading: color tensile strength, tensile elengation, bending strength, break point elongation, bending elastic modulus: compression strength, Izot impact value, and/or Rockwell hardness.

Renewed component/member manufacturing processes 9a, 9b, 9c, 9d are selected depending on the grades of the graded produced recycling resource materials 113 to:117 in the product manufacturing in ... process 11, and new products are manufactured in ... the product assembling process 10.1 page 1900

Identifying and dividing the composition of components, the degree of degradation in the component and a second identifying process 5 and in the component dividing: process 6, selecting the treatment processes in the recycling resource material producing process 7, identifying the performance, grading, selecting the renewed component/member manufacturing process 9 are controlled by a grade identifying/dividing con- . trol apparatus 14 for components and produced recy-Low grade components of low purity or high de- least scling resource material. Information for the database gree of degradation may be upgraded by adding a reforming agent after being melted by heating or by mi- and the products is also managed here. For identification of the materials of components by measurement of physical:properties, assessment is carried out based .... on information derived from a comparison between. the measured data and a physical property database for standard materials stored in this apparatus 14. In addition, the apparatus also performs delivery translead stearate for PVC or displaced phenols for polyo- 30 stearing control for dividing the components based on the specified grade. say the end

In each process, any surplus of components or is melted. This process may include a performance (1.5), yet material before the process and the processed articles after the process are stored in stockyards 13 for material is converted into other materials by chemical actions, products, components or material, placed before ... treatment such as decomposition/polymerization, or . . . . and/or after each of the processes, and transferred . . . mixing without separation. Recycling is performed so. a coording to need. The input to and output from each that polyeurethane, for example, is crushed; an activator for glycol decomposition is added, and then are to remeans are controlled by a transfer control unit 15. ्र 👙 😘 😘 40 👾 The means for transferring articles between the proc- 🖂 Each of the recycling materials produced 110 to the state that the esses is performed by belt conveyer or truck. Each of 112 is specified based on the measured physical . . . . the processes may be installed inside a works or a

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grade 114, and low grade 115, and the recycling ma-2 - 72:5 Fig. 2 shows five processes (process A21a, procterial 112 produced from material B is graded into high  $\cdots$  1 yeass B 21b, process C 21c, process D 21d, process D grade 117, low grade 116. The recycling:resource ma- :: 50 21d), stock rooms (stockyards) for each process terial identifying/grading process 8 makes use of one (stock room A-22a, stock room B 22b, stock room C or combination of the physical properties of the produced recycling material and the produced recycling was ferring means 12 for transferring articles between material is identified based on the difference be- to a processes. Although the stock room for each of the tween the measured physical property and a stan-: 55 processes is provided before (inl. t) or after (exit) dard physical property (derived e.g. from a calibration strong freach of the processes, the stock rooms may be protable which relates the amount of degradation to the an animal before, and after the process, or may be physical property being measured). The following and the liminated depending on the distance between the

processes.

Input of components or material into a process is controlled on the basis of the amount of stock in the stock room of the immediately preceding process and the change in the amount of stock in the stock room preceding the immediately preceding process. On the other hand, output from the process is controlled on the basis of the amount of stock in the stock room of the immediately succeeding process and the change in the amount of stock in the stock room of the process succeeding the immediately succeeding process. By controlling the processing speed in each of the processes as well as the input and output thereto, the amount of stock in each stock room can be minimized.

Such control of the stock in a stock room (stockyard) is componenticularly important in recycling in: that the amount of material available for the process is unpredictable. In manufacturing, new products, raw materials are supplied at a rate which depends on the number of new products to be produced in a given time, and it is normally assumed that the raw materials can be supplied at least as fast as the new products can be produced therefrom. In recycling, however, it is not normally possible to determine in advance how much of a given material will be obtained 27 25 from any collection of used products, and therefore it 3500 is normally necessary to maintain a stock of materials until the amount of material has reached a level which is sufficient for the next process to be carried out on that material. If large stock rooms are to be avoided, efficient control of the stock in the stock rooms, and the transfer therebetween, is needed. Thus, as discussed above, the present invention proposes that the input to a given process is determined not only on the basis of the amount of stock in the preceding stock room, but also taking into account the rate of change of stock in an earlier stockroom in a sequence of processes. Similarly, the output from a stock room is determined not only on the basis of the amount of stock in the stock room of the process to which it is to be transferred, but also taking into account the amount of stock in the next stock room in the series.

Taking process C as an example, the control of the input to process C will be described in detail, referring to the flow chart in Fig. 37 In Fig. 3; ZBC is the input to process C, Vci is the amount of stock at present in the stock room C preceding process C, VBi being the amount of stock at present in a stockyard B at the exit of the immediately preceding process,  $\Delta V_{Al}$  is the change in the amount of stock in the stock room A at the exit of the process preceding the immediately preceding process. Then control of the input to the process C (Z<sub>BC</sub>) is determined as follows. For primary control, the amount of stock in the stock room B (VBI) is compared with a reference value  $V_{\text{o}}$ . If the input  $VB_{\text{i}}$ is larger than the reference value  $V_{\text{o}}$ ,  $Z_{\text{BC}}$  is increased by ΔZ<sub>BC</sub> corresponding to the difference. If the input VB<sub>i</sub> is smaller than the reference value V<sub>o</sub>, Z<sub>BC</sub> is de-

creased by  $\Delta Z_{BC}$  corresponding to the difference. Next, as the secondary control, the change in the amount of stock \(^{\Delta}V\_{Ai}\) in the stock room A is compared with a reference value  $\Delta V_o$ . If the change is larger than the reference value,  $Z_{BC}$  is increased by  $\Delta Z'_{BC}$  corresponding to the difference. If the change is smaller than the reference value, ZBC is decreased by AZ'BC corresponding to the difference. The final value ΣΔZ<sub>RC</sub> is determined by combining the result of the primary control and the result of the secondary control. The predetermined values V<sub>0</sub> and \(\frac{1}{2}\text{V}\_{0}\) are determined based on the maximum amounts; which the stock rooms can hold and the processing speeds of the processes. However, since there is a limit value in the input to the process due to the limit in the processing speed of the process, \$\Sigma Z\_{BC}\$ needs to be limited by the maximum capacity of incomings ZBCmax. the final control result cannot exceed Z<sub>BCmax</sub>. Therefore, when  $\Sigma \Delta Z_{BC}$  exceeds  $Z_{BC max}$ ,  $\Sigma \Delta Z_{BC} = Z_{BC max}$ . On the other hand, when the processing speeds of the processes are controllable, such a limitation is not necessary. Similarly, the processing speed may be increased/decreased using the reference values for stock amount Vo and for change \( \Delta V\_0 \) Further, when the control is performed using both of the input and the processing speed, the accuracy of control is further increased.

Although the control of the input to:the process C has been described above, the output from process C may be similarly controlled using the amount of stock in the stock room immediately of the succeeding process, and change in the amount of stock in the one process succeeding the immediately succeeding process.

For the start and end processes, which do not have preceding or succeeding processes, control is performed using only the information obtainable: For . example, when the information about the amount of stock of collected articles in a retail store and a collector is obtainable, the control of the input to the stock room for collected articles at the inlet may be performed using such information. If the information is hard to obtain, only the output is controlled using the information in the subsequent processes. Simi- 54 larly, the control at the exit, (i.e., a manufacturing process) may be performed using the information from a wholesale store and a retail store. If the information is hard to obtain, only the input is controlled using the information in the preceding processes.

An example of the operations used in the component measuring/identifying process and in the component dividing process in a used product renewing system according to the present invention will now be: rdescribed, with reference to Fig. 5.

When density is used as the physical property for dividing plastics materials, for example, since the d insity of polyethylene (PE) resins is 0:90 ~ 0.98, the density of polypropylene (PP) resins is 0.90 ~ 0.96, . . . . . . .

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the density of polystylene (PS) resins is  $1.02 \sim 1.15$ , ... the density of ABS resins is 1.03 ~ 1.09, the density. of polyvinyl chloride (PVC) resins is 1.35 ~ 1.44, plastics materials in components of used products can bedivided into three groups: PP resins and PE resins; 5 PS resins and ABS resins; PVC resins.

When the deformation temperature is used as the physical property for dividing plastics materials, the material is gradually heated whilst being compressed at a constant pressure. The initiation of deformation may then be detected by a strain gage. The type and the purity of the material can be determined from the temperature at the initiation of deformation.

For PET resin, for example, the deformation temperature is above 130°C and is therefore higher than that of other thermo-plastic resins (PP, PS, PE, PVC etc.). Therefore, PET resin can be identified. For glass fiber reinforced polypropylene, although the deformation temperature for the virgin material is 140°C. the deformation temperature after three repetitions of melting and freezing is decreased to a value below 130°C. Hence, the degree of degradation can be assessed. By measuring the relationship between impurities and deformation temperatures in advance to make a database, quantitative assessment can be achieved. 9.0

Other methods for identifying/dividing plastics materials based on the physical properties can be used. When brittle temperature is used as the physical property for identifying/dividing plastics materi-n als, the material is gradually cooled whilst being compressed at a constant pressure (similar to the case) using deformation temperature) Then the initiation of 👵 🔒 crushing is detected to determine the type of plastics and part 1 6971 To 1 1 1 1 1 1 1 35 - بيد

perature, dividing can be performed based on the dif- 🗯 🚓 ture composed of PVC of 31%, PET of 62%, PE of 3% 🛒 🚎 🙌 ferences in size of fragments depending on the brittle temperature T<sub>B</sub>. When materials are a mixture of, for <u>are tage</u> yields of PVC.of.95% and PET of 99.5%. example, PE (T<sub>B</sub>:-40 ~ -100°C), PP (T<sub>B</sub>:-10 ~ -30°C) . . . 40 and PVC (T<sub>B</sub>:80°C), and are fed to a crusher at a temperature of -20°C; the crushed material can then be being screened. Since the brittle temperature of PVCis high, PVC is crushed into small fragments and can be divided from PP and PE, for which the fragments (2.45) fluorescent X-ray. Therefore, PVC can be estimated are large in size.

Dividing a mixture composed of many kinds of plastics materials can be performed by repeatedly. crushing the mixture while the temperature is being decreased step-wise to separate plastics of succes- 1, 50 1 of degradation for a mixture composed of many kinds sively higher brittle temperature from the mixture one, . . . by one. This is shown in Fig. 5. Firstly, the mixture of warplastics is fed into a first crushing/dividing machine 41set at room temperature, being screened after being on the suitable for identifying and separating typical or the second crushed. PVC has a brittle temperature higher than 1,55% thermo-plastic resins. As shown in Fig. 4, separating (1997) thermo-plastic resins. As shown in Fig. 4, separating room temperature, and is therefore crushed into frag- and the symmetry kinds of plastics materials using only one methments small enough to pass through the mesh of the lambded is difficult and multiple methods must be used. Fig. screen to be separated. Next, the mixture is fed int 🔒 👵 👝 8 is a control flow chart of a material dividing method 🚋 🗀

a second crushing/dividing machine 42 set at a temperature of approximately -20°C and PP can be separated in the same way as above. Finally the mixture is fed into a third crushing/dividing machine 43 set at. temperature of approximately -90°C and PE can be. separated.

Thermal conductivity can also be used for dividing/identifying plastics materials. The thermal conductivity of PE, for example, is 8 ~ 12 (10-4) cal/sec/°C/cm) and is much larger than that of other thermo-plastic resins (for example, that of PP is 2.8). Therefore, identifying and dividing using thermal conductivity is possible. . : -

Furthermore, volume specific resistivity can be used for dividing/identifying plastics materials. The volume specific resistivity of ABS, for example, is  $10^{13} \sim 10^{16} \, (\Omega/\text{cm})$  and is much lower than those of other thermo-plastic resins (except PVC). Therefore, volume specific resistivity can be used for dividing and identifying ABS from other thermo-plastic resins.

The difference in behavior in respect of frictionincluded electrostatic charge can be used for dividing/identifying plastics materials. For a mixture, for example, which is composed of approximately the same amounts of PP and PE, the mixture is formed and e; to be charged, and then dropped down through a elec-- ar - tric field. The mixture can be separated with yields of 98% of PP on the positive electrode side and 97.1% 30 of PE on the negative electrode side, since PP re-· ceives a negative charge and PE receives a positive riguer i in charge. 

To separate PVC from a mixture composed of many kinds of plastics materials, PVC is separable generals and since only PVC receives a negative charge. In apply-When crushing plastics material at a given tem- catalogy ing the friction ejectrostatic charging method to a mixand paper of 4%, the mixture can be separated with

> The difference in behavior in response to irradiation of X-rays can also be used for dividing/identifying plastics materials. When PVC is irradiated with Xrays, secondary X-rays are emitted from excited chlorine CI atoms in PVC, and can be observed as a and divided by detecting the fluorescent X-ray.

The control method for dividing using physical properties will be described below.

Identifying and separating materials and degree , of plastics can be attained by means of combining in . a cascade the material identifying/dividing methods... \_\_\_\_\_; discussed above. Fig. 4 shows method and condi-

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for thermo-plastic resins constructed by combining these methods.

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From a mixed plastics resin composed of PE, PP, PS. PVC, ABS and PET, PET (deformation temperature is above 130°C) is separated with the identifying/dividing method using deformation temperature. Next, PVC is separated from the mixture by identifying those components which have a density greater than 1.3, since Fig. 4 shows that only PVC has such a large density. A mixture of PE, PP, PS and ABS remains. Next, ABS (volume specific resistivity is 1013) is separated with the identifying/dividing method using volume specific resistivity. PE (thermal conductivity is 8 ~ 11) is separated with the identifying/dividing method using thermal conductivity. The remained mixture of PP and PS is separated into PS (negative electrode side) and PP (positive electrode side) with the identifying/dividing method using frictional charge. Thus, the mixed plastic resin is divided into each type of material.

Instead of making use of density, PVC can be separated by means of a dividing/identifying method using fluorescent X-rays as shown in Fig. 6. Also, for the mixture of PE, PP and PS, a dividing method other than described above can be used. Using deformation temperature, the mixture is divided into a mixture of PE, PS and a mixture of PP, PS. Then, each of the mixtures is divided into PE, PP, PS respectively using a identifying/dividing method using frictional charge.

Once the various components of the mixture have been separated, it is then necessary to assess the degree of degradation thereof. As mentioned previously, when information about structural members, types of materials, or manufacturing dates, has been derived from a label or other display on the used preduct, or via a database making use of information on a label or other display on the used product, the components can be graded using such information. If such information is not available, however, the components must be graded (re the degree of degradation must be assessed) from the components themselves. Then, in the component identifying process 5, the materials of the components are first identified, and then a physical property of those components is measured by the physical property measuring portion

Many different physical properties may be used to assess the degree of degradation, and different physical properties will be appropriate for different materials. One physical property that may be used is the color of the material. For example, polycarbonate resin changes its color to yellow as it d grades. Fig: 7 shows the increase in yellowing of polycarbonate resin with time of exposure. As can been seen, the degree of yellowing saturates after approximately three years exposure. Therefore, this known degree of yellowing may be used as a reference, for assessing the degree of d gradation of any polycarbonate resin

component. As shown in Fig. 7, thre different grades of material can be identified: grade I having a degree of yellowing of zero to 4.7 where is considered to be of high grade, grade II having a degree of yellowing of 4.7 to 9.3 which is graded as a medium grade, and grade III having a degree of yellowing between 9.3 and the saturation value which is graded as low grade.

Since the graph of Fig. 7 assumes that the polycarbonate resin has been exposed to external conditions at all times, a polycarbonate resin component having a given degree of yellowing may, in fact, be older than the graph of Fig. 7 would suggest. This does not matter, since the purpose of the grading of the component is to assess its degree of degradation, and thus the graph of Fig. 7, representing the most rapid degradation of polycarbonate resin, provides a reference against which any given component of polycarbonate resin may be compared to assess the degree of degradation thereof.

Another physical property which may be used is the break point elongation, which decreases with increasing degradation. The results of weathering tests based on break point elongation for various plastics materials are shown in Fig. 8. The break point elongations were measured by using a Sunshine weather meter (spray 12 minutes, 60 cycles, at 45°C) on specimens of 2 mm thick sheets of high density polyethylene, polypropylene, and ABS resin. Again, different grades of materials can be distinguished by measuring the break point elongation.

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It can be seen from Fig. 8 that the break point elongation of both high density polyethylene and polypropylene diminishes rapidly after an exposure time greater than three months, and the degree of degradation can be divided into three grades (grade I,II, and III) as before. Again, since Fig. 8 assumes that the materials are constantly exposed to external conditions, the rate of change of break point elongation with time may vary for any given component of the corresponding plastics material, since it may be exposed only intermittently. Again, this does not matter since the graph of Fig. 8 then represents standard conditions against which the degree of degradation can be compared.

The fact that the degree of degradation may vary depending on the conditions to which the used product has been exposed means that it is preferable to assess the degree of degradation based on physical conditions, rather than merely on manufacturing date derived from e.g. a label or other information. This is illustrated by the graph of Fig. 9, in which the degree of color change of polycarbonate resin is illustrated for thre curves a, b and c, representing components which have been exposed to diff rent environmental conditions. Curve a corresponds to full exposure to external conditions, and thus to the curve of Fig. 7. Curv s b and c then correspond to lesser degrees of

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exposure. As shown by points A and B c rent components of polycarbonate resin having trial same age may have different degrees of yellowing, and thus fall into different degradation grades, even though assessment based on age only would give the same grading.

It is also possible to assess the degree of degradation by loss of additives in the component. For example, additives may be lost by abrasion, and the amount of such additives that are lost were given an abrasion operation will vary with the degree of degradation of the component. The graph of Fig. 10 illus-  $_{\rm Bi}$ trat s this for polyether solfone resin to which glass fibre has been added. By measuring the abrasion loss, the glass fibre addition ratio may be determined and the material graded accordingly name to

It will be appreciated that it is easier to determine. the degree of degradation of some components of a used product than others. In particular, the tables of Figs. 7 to 10 above relate to plastics materials and resin materials, and it may be harder to assess the degree of degradation of other materials by direct measurement of physical properties. However, if a used product is composed of a plurality of composite materials, and it is possible to determine the degree of degradation of one of the composite materials, that information can then be used to estimate the degree of degradation of other of the composite materials.

For example, if one of the components of, a used that the product is of polycarbonate resin, assessment of the yellowing thereof and comparison with the graph of Fig. 7 may be used to determine an estimated exposition ure time, based on the degree of yellowing. Then, using that estimated exposure time, the degree of degradation of other components of the used product may be estimated, based on other standard degradation curves. Thus, for example, if a component of polycarbonate resin is assessed as being of grade II, based on the degree of yellowing, Fig. 7 shows that it must have been exposed for more than six months, and thus any component of e.g. polypropylene will be required. of grade III, as can be seen from Fig. 8. It would then not be necessary to determine the break point elongation of such a polypropylene component, since the degree of degradation could be estimated from a -45. measurement of the yellowing of a polycarbonate resin component of the same used product.

The present-invention is applicable to many materials. It may be applied to both single materials and to:

## (1) Single materials;

Thermoplastic resins (polyethylene, polypropyl ne, polystylene, ABS resin, polyvinyl chloride, polyamide, polyethylene terephthalate, polyethylene t butylene terephthalate, poly(methyl methacrylate), polycarbonate, poly(phenylene ether), poly-toac tal, poly(ether ketone). AS resin, etc.)

Thermosetting resins (phenol resins, urea. resins, melamine r sins, epoxy resins, unsaturated polyesters, aniline resins, polyurethanes, polyimides, etc.)

Rubbers (Synthetic rubber, natural rub-

Metals (iron, aluminum, copper, noble met als, rare metals alloys)

Miscellaneous, (glass, ceramics, paper, cellulose)

#### (2) Composite materials;

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A combination of at least two kinds of plastics, plastics and metal, plastics and glass, plastics and ceramics, plastics and rubber.

Fig. 11 shows an example of a control method in an identifying/dividing control apparatus for recycling resource material in a system for renewing used products in accordance with the present invention. The control apparatus performs selection of the recycling resource material producing process for identified and assessed components and the transferring control for dividing based on the specified degrees of degradation assessed.

A component identifying apparatus 72 reads a display or label on a disassembled component or measures its physical properties. The information thus derived is transmitted to a identifying/dividing control apparatus 71, ancillary information such as the basic properties of the material, manufacturing date, etc being retrieved from a database using information derived from a display or label. Hence, the degree of degradation of the disassembled component can be assessed. Following this assessment, recycling resource producing processes 74, 75, 76 are selected, a delivering apparatus 73 delivers each grade of material to an appropriate process according to the instruction. Each of the recycling resource producing process has different number of steps and different content. The process 74 comprises a melting process 74a, a purifying filter 74b, a first reforming process 74c, a second reforming process 74d and a pelletizing process 74e. The process 75 comprises a melting process 75a, a purifying filter 75b, a reforming process 75c and a pelletizing process 75e. The process 76 comprises a melting process 76a and a pelletizing process 76e. The treatment condition in each procest is controlled according to an instruction based on the physical property information for each material transmitted from the identifying/dividing control apcomposite materials. In particular, it may be applied of a paratus 71. Thus, the duration of reaction time and/or the kind of reforming additive agents are determined by means of comparing the physical property information of each mat rial with the base values for standard materials stored in advance.

> According to the present invention, in renewing used products, the quality (d gr e of degradation) of a recycling resource material is managed to provide stable recycling resource mat rial. Therefore, opti-

mized products suitable for high quality products can be reproduced. In this way, production of recycling resources is repeatable, and effective use of resources can be achieved.

Further, by means of performing optimized transferring management by controlling the incomings and outgoings of storage sites for components or material in each process and by controlling operation rate of transferring means, the total amount of stock can be minimized, the capacities of storage sites can be reduced, the transferring cost can be minimized.

#### **Claims**

1. A method of recycling a used product in which the used product is divided (2) into a plurality of components and recycled (7,8,11); 6 6

characterized in that:

for at least one of said plurality of components, the degree of degradation of at least one material of said at least one of said components is assessed (3,4) from a range of degradation val-মুট্ট ১৮ ৯ বিশ ues; and?

the recycling (7,8,11) of said at least one of said components is on the basis of said degree of degradation. 1930 1930 6

- 2. A method according to claim 1, wherein each of the materials forming said at least one of said components is assessed prior to said assessing of the degree of degradation of said at least one material.
- 3. A method according to claim 1 or claim 2, wherein the assessing (3) of the degree of degradation is carried out on the basis of the date of manufacture of said used product.
- A method according to claim 1 or claim 2, wherein said assessing (4) of the degree of degradation is carried out on the basis of at least one physical property of said at least one material of said at least one of said components.
- A method according to claim 4, wherein said at least one physical property is selected from the group consisting of density, deformation temperature, brittle temperature, refractive index, thermal conductivity, volume specific resistivity withstand voltage and dielectric constant.
- 6. A method according to any one of the preceding claims, wherein the dividing of said used product includes identifying those of said components which are of plastics, and said assessing (3,4) of the degradation is carried out on the components. which are of plastics. \

- 7. A method according to any ne of th preceding claims, wherein the dividing (2) of said used product includes identifying those of said components which are of rubber, and said assessing (3,4) of the degradation is carried out on the components which are of rubber.
- A method according to any one of the preceding claims, wherein said recycling of said at least one of said components includes adding a reforming agent to said material of said at least one of said components.
- A method according to any one of the preceding claims, in which only those components for which the degree of degradation of the material thereof is less than a predetermined value are recycled, other components being discarded.
- 10. A method according to any one of the preceding claims, wherein the degree of degradation of an-" other component of the used product is estimated, and said another product is recycled on the basis of the estimated degree of degradation.
  - 11. A method of recycling a used product said used 🦥 product being of a plurality of composite materials, wherein at least some of the composite materials are recycled (7,8,11);

characterized in that:

and the second

the degree of degradation of at least one of the composite materials is assessed (3,4) from a range of degradation values; 💛 💯

the degree of degradation of at least one other of the composite materials is estimated; and

the recycling (7,8,11) is on the basis of the respective degrees of degradation.

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12. A method according to claim 10 or claim 11, wherein the estimating of the degree of degradation is carried out on the basis of the assessing of the degree of degradation.

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- 13. A method according to any one of claims 10 to 12, wherein the assessment of the degree of degradation is carried out on rübber or plastics materials, and the estimating of the degree of degradation is carried out on materials other than rubber or plastics materials.
  - 14. An apparatus for recycling a used product comprising:

means for dividing said used product into a plurality of components; and

means for recycling the components; 1000 characterized by: 10 10 00 200 250 255 means for assessing the digree of degra-

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dation of at least on material of said at least one of said components from a range of degradation values;

wherein the recycling means is arranged to operate on the basis of said degree of degradation.

15. An apparatus for recycling a used product, said used product being of a plurality of composite materials, having means for recycling (7,8,11) the composite materials;

characterized by:

means (3,4) for assessing the degree of d gradation of at least one of the composite materials from a range of degradation values; and

means for estimating the degree of degradation of at least one other of the composite materials:

wherein the recycling means is arranged to operate on the respective degrees of degrada-

16. A method of controlling stock at a series of storage sites, each of said storage sites having an associated process which generates stock for the storage site corresponding storage sites, and the process associated with each storage site being fed by stock from the preceding storage site in said series of storage sites;

characterized in that:

the amount of stock transferred to the process of a first one of said storage sites from the storage site immediately preceding said first storage site depends on the amount of stock in said storage site immediately preceding said first storage site and the rate of change of stock in the storage site preceding said immediately preceding storage site in said series.

17. A method of controlling stock at a series of storage sites, each of said storage sites having an associated process which generates stock for the corresponding storage site and the process associated with each storage site being fed by stock from the preceding storage site in said series of storage sites;

characterized in that:

the amount of stock transferred from a first one of said storage sites for the process of the immediately succeeding storage site depends on the amount of stock in said immediately succeeding storage site and the rate of change of stock in the storage site succeeding said immediately succeeding storag site in said series.

18. A method of controlling stock at a series of storage sites, each of said storage sites having an associated process which generates stock for the

corresponding storage site, and the process associated with each storage site being fed by stock from the preceding storage site in said series of storage sites:

characterized in that:

the amount of stock transferred to the process of a first one of said storage sites from the storage site immediately preceding said first storage site depends on the amount of stock in said storage site immediately preceding said first storage site and the rate of change of stock in the storage site preceding said immediately preceding storage site in said series; and

the amount of stock transferred from said first one of said storage sites for the process of the immediately succeeding storage site depends on the amount of stock in said immediately succeeding storage site and the rate of change of stock in the storage site succeeding said immediately succeeding storage site in said series.

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### EP 0 634 260 A2

FIG.1

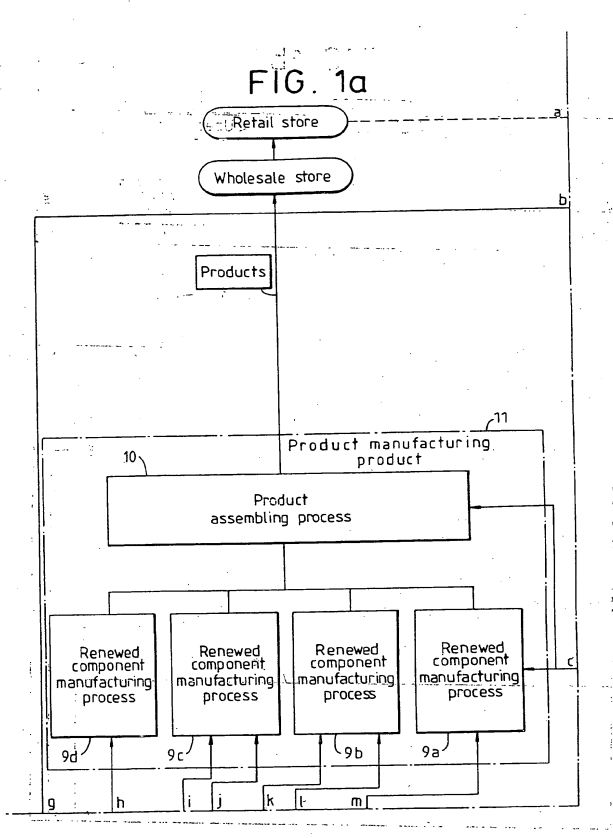
Fig. 1a	Fig. 1b	Fig. 1c
Fig.1d	Fig.1e	Fig.1f

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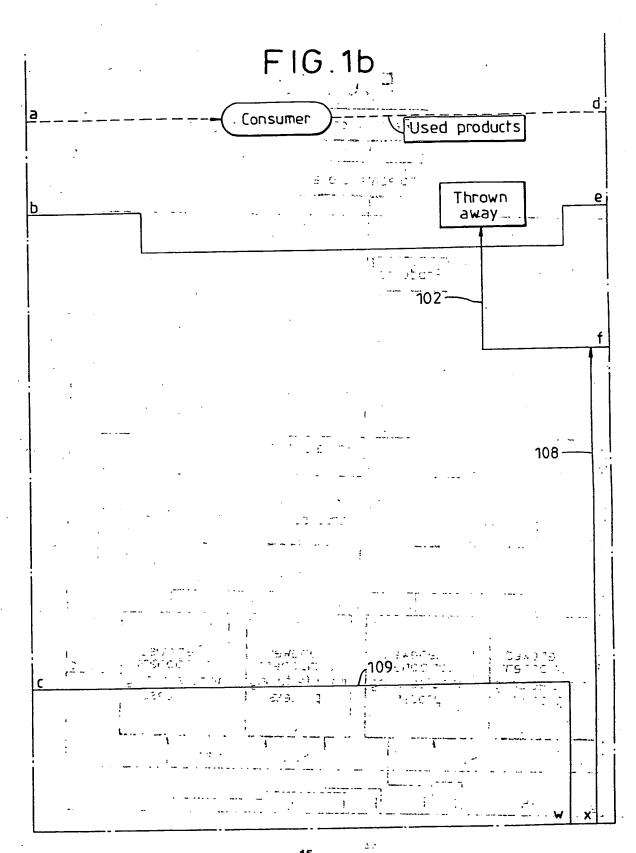
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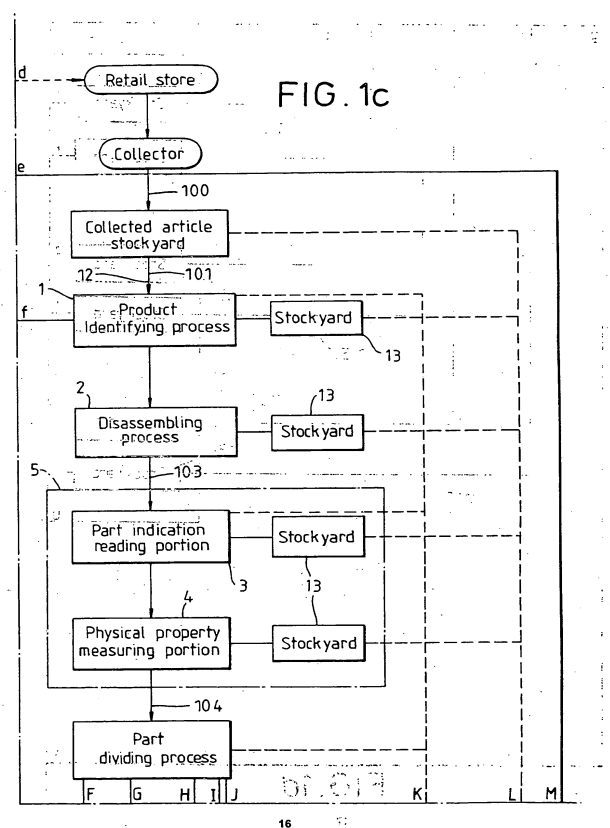
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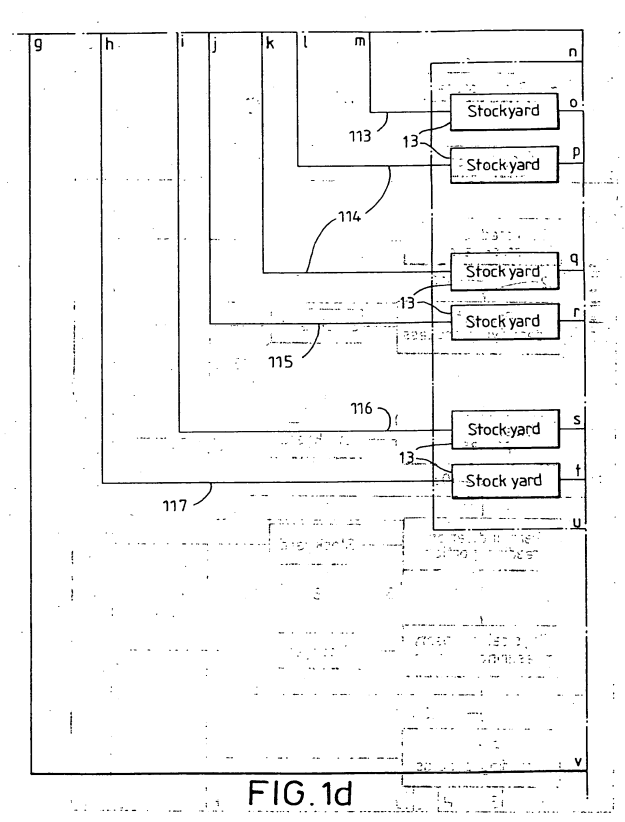
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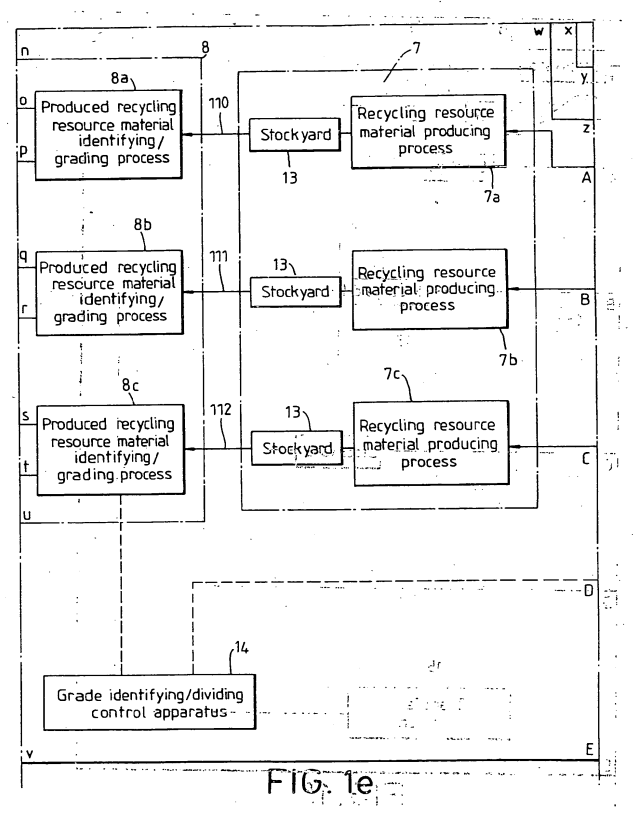


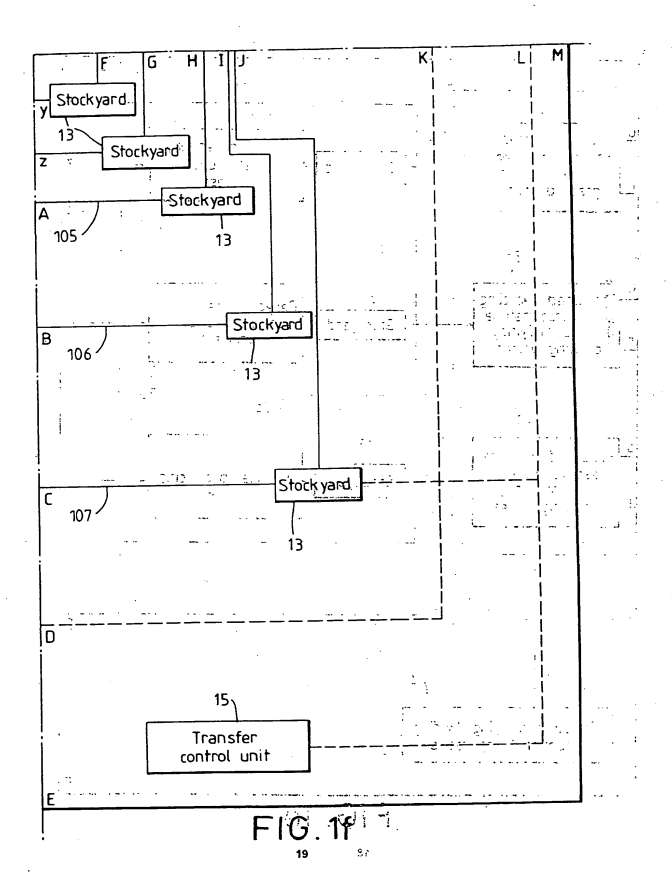
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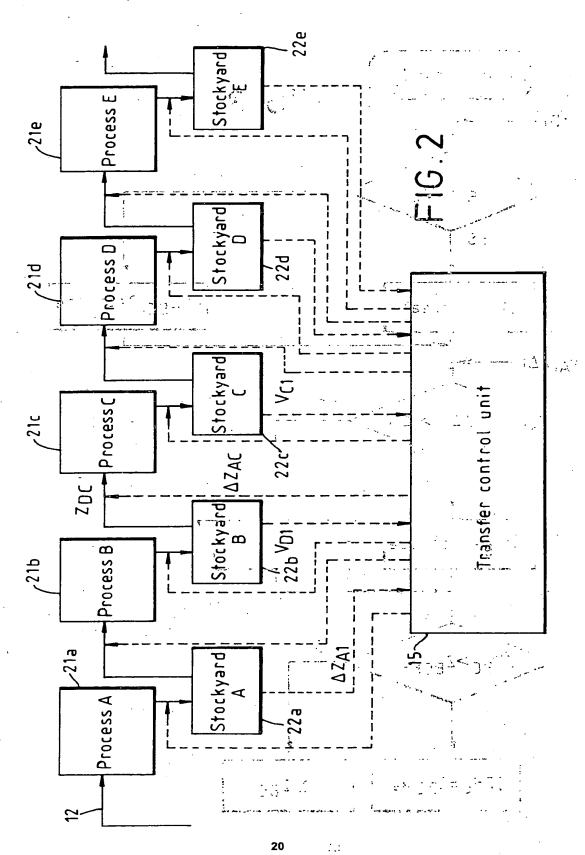


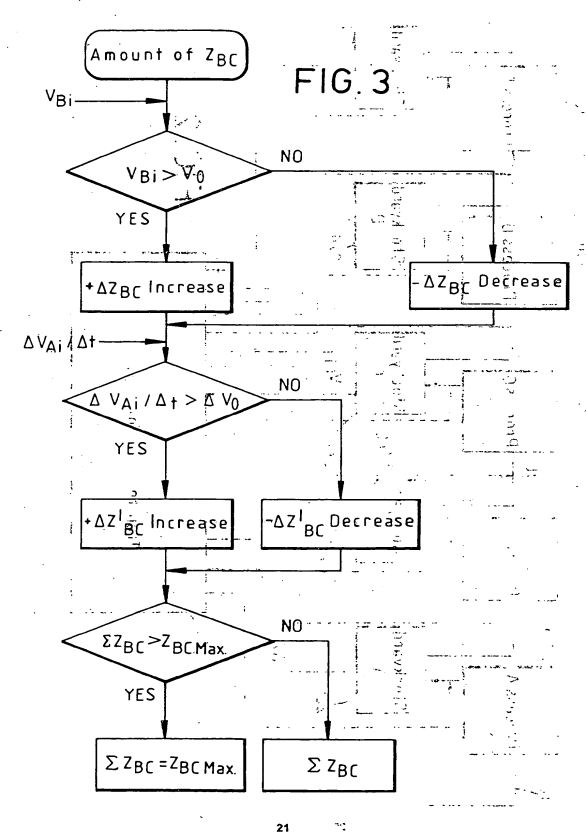






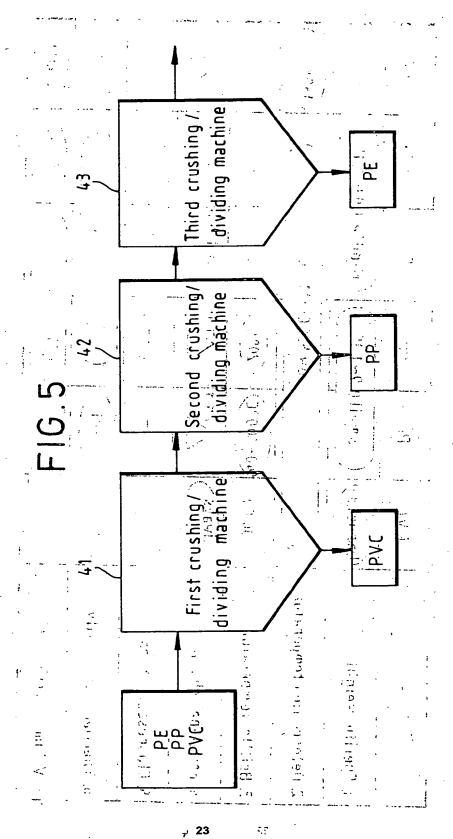
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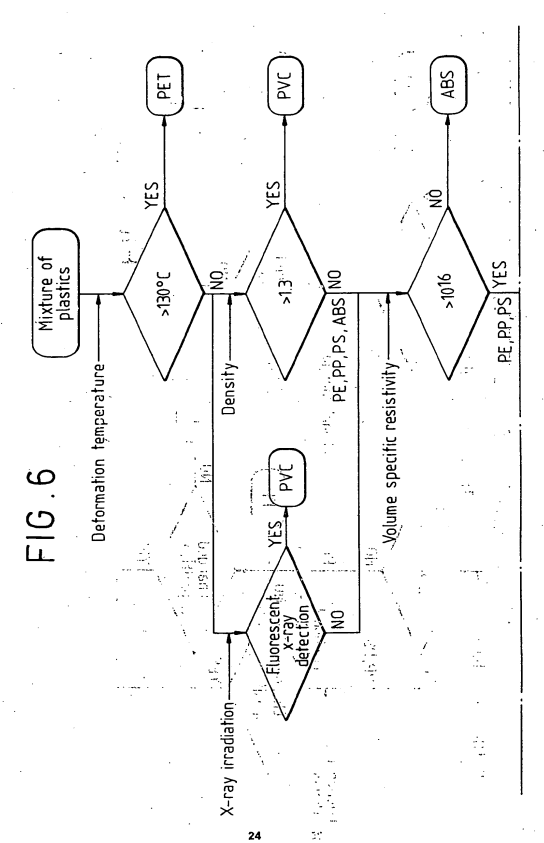


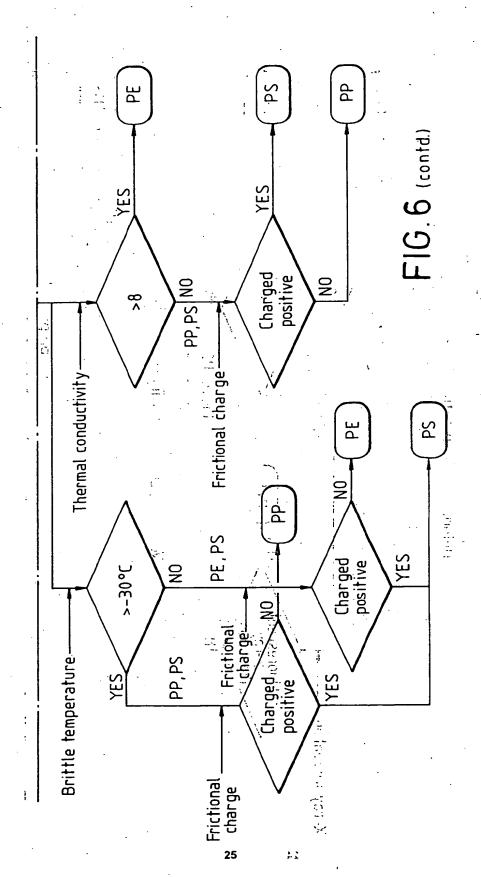


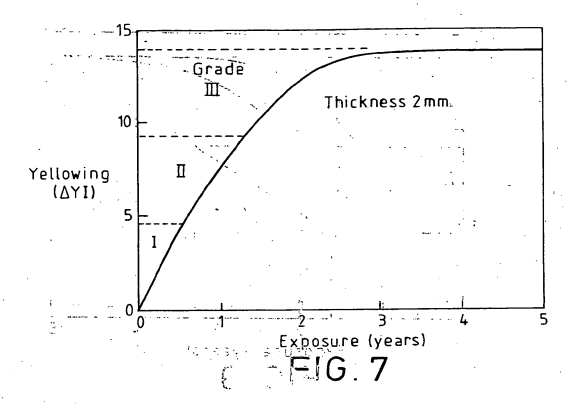
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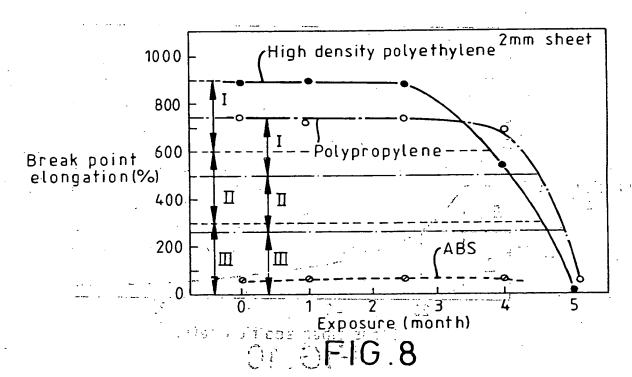
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	J. d	PE	РР	Sd	ABS	PET
1. Specific weight	(Large1.35)	Small 0.9~1	9~1,15	Middle 1:03~1	03~1.15	
2. Deformation temperature			Low 55° C~115°C	115°C		(130°C
3. Brittle temperature	80°C	(40~100°C)	(20°C)	227		- 2
4. Frictional change	(Always)	1	it take nind	+ + + \		+
S, Fluorescent X-ray		and the second				
6. Thermal conductivity	Low	8~11		Low 2~8		
7. Volume specific resistivity		High	High > 10 <sup>16</sup>		(Low 1013)	>1016
						,

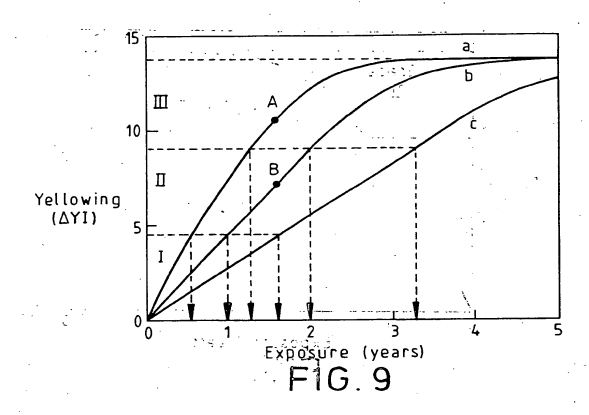


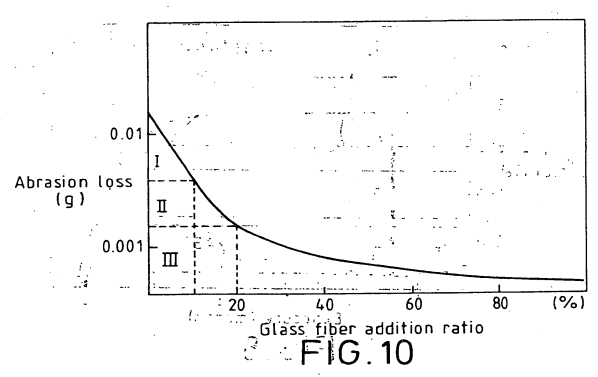


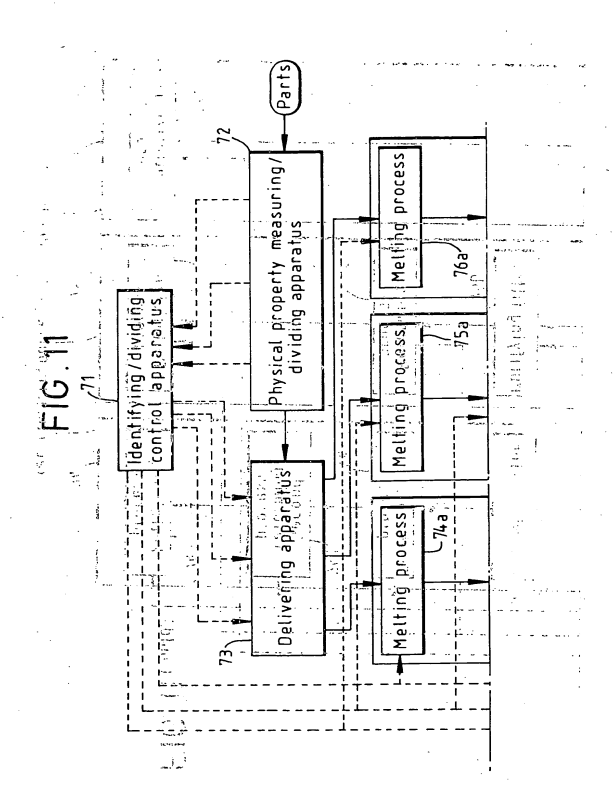


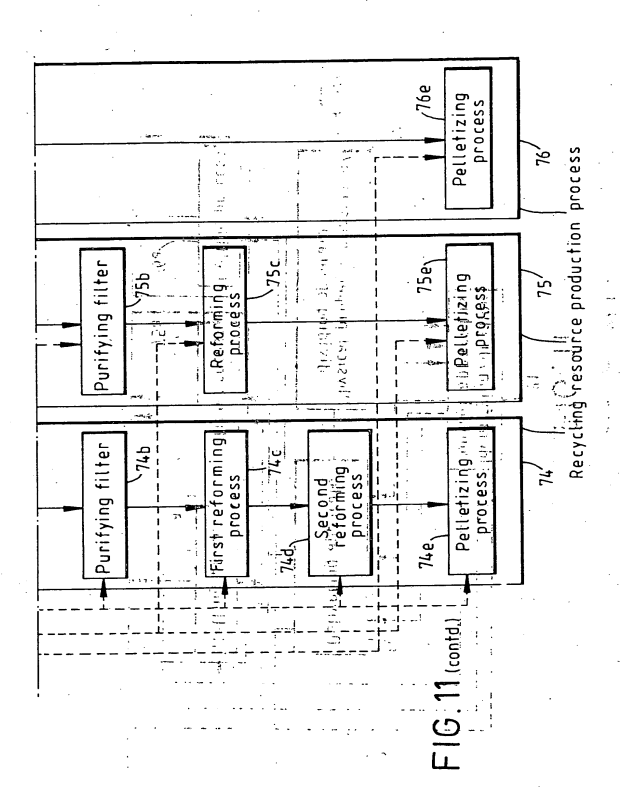












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(1) Publication number: 0 634 260 A3

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# **EUROPEAN PATENT APPLICATION**

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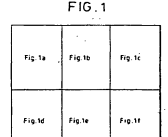
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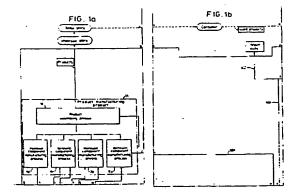
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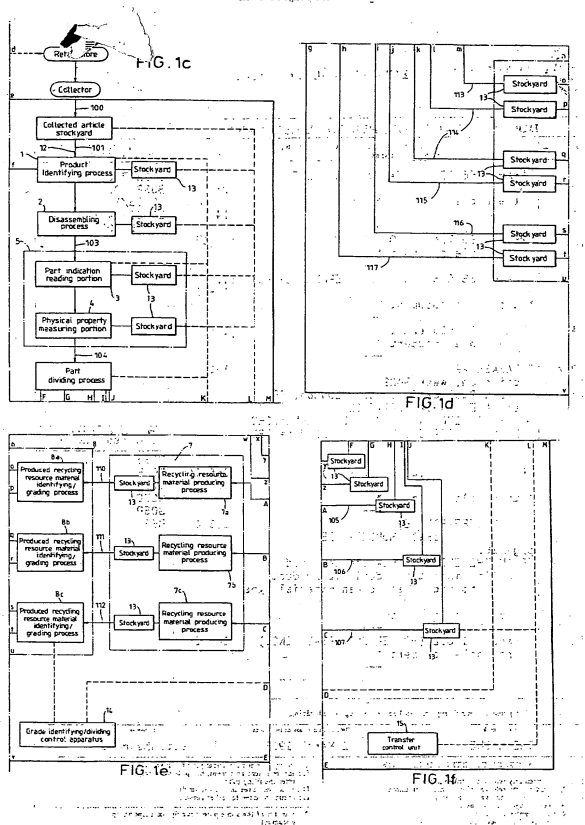
23 Kingsway London WC2B 6HP (GB)

- (54) A method of recycling a used product, and an apparatus for carrying out such method.
- When recycling used products, each product is divided (2) into components, each component being of one, or one main, material. The degree of degradation is assessed (5) for at least one of the materials, and recycling is carried out on the basis of that assessment. Normally, the degree of degradation will depend on the type of the material, so it is normally necessary to determine this after the product has been divided into components. In some cases the product may carry a label or other display which gives information about the age of the product, in which case the degree of degradation may be assessed on the basis of that age. Otherwise, the degree of degradation may be determined on the basis of a physical property of the material. Physical properties may also be used to determine the material of each component.



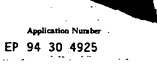


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# **EUROPEAN SEARCH REPORT**



	DOCUMENTS CONSIDERED TO BE RELEVAN	11	€
Category	Citation of document with indication, where appropriate, of relevant passages	Relevant to claim	CLASSIFICATION OF THE APPLICATION (Int.CL6)
X —	EP-A-0 166 899 (ALEXANDER SCHOELLER & CO. AG)  * the whole document *	1,2,4,6, 9-13	B03B9/06
Υ , -	the whole document	14,15	B07C5/34   G05B19/418   //B29K105:26
Υ .	EP-A-0 389 734 (GOVONI S.P.A.) * the whole document *	14,15	//B23K105:20
Χ	EP-A-0 068 086 (CHEMISCHE WERKE HÜLS AG)	I,4-6,9,	ا با راسه داهین میداد
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<b>A</b>	EP-A-0 070 610 (WAVIN B.V.) * the whole document *	1-6	
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## **EUROPEAN SEARCH REPORT**

EP 94 30 4925

tegory	Citation of document with in of relevant pas	dication, where appropriate,	Relevant to claim	CLASSIFICATION OF THE APPLICATION (Inccle)
	US-A-4 162 880 (WAL'	TER H. COBBS JR. ET	14,15	
	* the whole documen	t *		
	MODERN PLASTICS INT	EDMATIONAL	1,5,6	·
	vol.23, no.7, July pages 13 - 16		1,5,0	
	ERIC CULP AND ROBER	T LEAVERSUCH		
	'Recycling: Optics	and sensors reduce		•
	bottle-sorting labo * the whole documen	r' + *		·
	" the whole documen	<u> </u>		
		FÜR WIRTSCHAFTLICHE	16-18	
	FERTIGUNG UND AUTOM			
	vol.84, no.7, July pages 420 - 423, XP	000086832		
	A-FEIL-ET AL. Mat	erialflusssysteme in		
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	* the whole documen	Specification and degra		្រាស្បន្ទភាព ក្រោកកា ។
•	TECHNISCHE RUNDSCHA		16-18	TECHNICAL FIELDS SEARCHED (Int.Cl.6)
	vol.83, no.22, Febr	uary 1991, BERN, CH		
	pages 46 - 50, XPOO R. THUMM 'Alles ist	UZ1946U Bewegung'	<b>.</b>	
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### LACK OF UNITY OF INVENTION

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The Search Division considers that the present European patent application does not comply with the requirement of unity of inventions and relates to several inventions or groups of inventions, namely:

1. Claims 1-13: Method of recycling with assessment of degradation rate of the material to be recycled

Claims 14,15: Apparatus for recycling with assessment of degradation rate of the material to be recycled

2. Claims  $16^{\circ}18$ : Method of controlling stock in multiple storage sites

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